

- B. The listing of claims include now claim 50 with the **strike-through** and **double brackets** markings.
- C. The listing of claims include the text of all pending claims. (including withdrawn claims)
- D. Each claim has been provided with the proper status identifier.
- E. The applicant has deleted the last sentence from the abstract, as requested by the examiner in his Office Action mailed **November 07, 2006**, and **August 08, 2005** and as requested in the last **Interview Summary** mailed **December 12, 2006**. (Attached herewith - appendix "B" – 1 page) This was done just now by the applicant, because the applicant did not find his abstract and asked from the Examiner, **Mr. John B. Walsh** to send it to him in all his responses and telephone calls to the examiner.

The abstract was sent to the applicant just now, after 1.5 Years, and Attached with the last **Interview Summary** mailed **December 12, 2006** and just after Telephone conversations (to get help) with the Supervisor **Mr. Etienne Ario (SPE)** and the Supervisor **Mr. Zarni Maung** and sending an email and a fax (Attached herewith - appendix "C" – 2 pages) to the Supervisor **Mr. Etienne Ario (SPE)**.

- F. Attached herewith also - appendix "D" (5 pages) - the **Interview Summary**, mailed **December 12, 2006** which does not include in it the background and the main reasons to this **Interview Summary** - as described here by the applicant and also in his email and fax to the Supervisor **Mr. Etienne Ario (SPE)** and also in all his responses and telephone calls to the Examiner.
- G. The applicant is asking in this response to add and include this fax and this background and the main reasons to this **Interview Summary** – as written by him here and also in all of his responses to the Examiner's Office Actions.
- H. the applicant tried, as best as he can, with his poor English, to understand this **Interview Summary** as written, and to follow the instructions in it.
- I. The applicant agreed to delete the last sentence from the abstract after a telephone conversation (last week) with the examiner **Mr. John B. Walsh**, that explained to the applicant that all his rights as described in this deleted

sentence - will be in force in his invention. (The deleted sentence was written as follow: "**the invention can be applied to and improve many other devices, structures and systems**").

J. From his last telephone conversations with the examiner **Mr. John B. Walsh**, and the Supervisor **Mr. Zarni Maung** and the Supervisor **Mr. Etienne Ario (SPE)**, the applicant understood that all that he has to do now in his response is to put brackets or **strike-through** marking in claim 50 and to delete the last sentence from the abstract.

Remarks (1)

1. This complete listing of all the claims was taken from the Examiner's Office Action mailed to the applicant in the date of **August 8, 2005**.

In the claims:

Kindly amend claim 50 as follows:

Claim 50 (previously added, currently amended).
A motion transmission and multiplication system for use with systems, devices [[or]] and structures that require movement of segments, to enable extendable and retractable motion, such as to be used with cleaning systems, measuring systems, hand-movable tools, music instruments and accessories, electrical and telecommunication devices, transportation and delivery systems, shades, sailing boats, chairs, tripods, tables and tents, said motion transmission and multiplication system comprising: at least first and second hand-movable elements each having anterior and posterior ends, said elements extending in the same orientation, each element having at least one point thereon connectable to a tool or other object; and at least a first means linking said first and second elements and being movable with respect to at least one of them, said first linking means also being connectable to an additional element, said first linking means being arranged on said elements such that when said first linking means is moved with a controllably reversible driving motion with respect to either of said anterior and posterior ends of a selected reference one of either of said first and second elements, wherein said driving motion is in a direction in-line with said orientation, then said first and second elements, and if connected, said additional element are simultaneously provided with a controllably reversible and multipliable, non gravity dependent, linear-to-linear driven motion with respect to each other in-line with said orientation, said driven motion being in the same direction as said driving motion, or reverse thereto, in accordance with which reference one of said first and second elements was selected in respect of said driving motion.